

## By Authority



## Foreign Office Notice.

FOREIGN OFFICE,  
HONOLULU, H. I., Dec. 13, 1889.  
His Majesty the King has been pleased to approve of ARTHUR W. RICHARDSON, Esq., as Vice and Deputy Consul-General for the United States of America at Honolulu.

JONA. AUSTIN,  
Minister of Foreign Affairs.

142-31 w-1

COPIES OF THE ELECTION LAWS of 1888, can be had upon application to the Interior Office, in either the Hawaiian or English language. Price, 25 cents each.

LORRIN A. THURSTON,  
Minister of the Interior.  
Interior Office, Dec. 9, 1889.  
137-61 w-1.

Sale of Government Land at Hiale, Kailua, Oahu.

On MONDAY, January 6, 1890, at 12 o'clock noon, at the front entrance of Aliioli Hale, will be sold at public auction, a strip of Government Land at Hiale, Kailua, Oahu, containing an area of 28 1/2 acres.

Upset Price \$225.  
L. A. THURSTON,  
Minister of the Interior.  
Interior Department, Dec. 2, 1889.  
132-41 1300-21

## School Vacation Notice.

The regular Christmas Vacation of all Public Schools in the Kingdom, will extend from FRIDAY, the 20th of December, to TUESDAY, the 7th of January, 1890.

By order of the Board of Education.  
W. JAS. SMITH,  
Secretary.

Education Office, Nov. 27, 1889.  
127 1290-31

Mr. J. M. CAMARA, Jr. of Honolulu has this day been appointed a Notary Public for the First Judicial Circuit of the Kingdom.

L. A. THURSTON,  
Minister of the Interior.  
Interior Office, Nov. 29, 1889. 1293-31

Mr. JOHN C. SEARLE has this day been appointed an Agent to take Acknowledgments to Labor Contracts for the District of Kau, Island of Hawaii.

L. A. THURSTON,  
Minister of the Interior.  
Interior Office, Nov. 29, 1889. 1293-31

Mr. WM. G. ACHIL of Honolulu, has this day been appointed a Notary Public for the First Judicial Circuit of the Kingdom.

L. A. THURSTON,  
Minister of the Interior.  
Interior Office, Nov. 30, 1889. 1293-31

## Hawaiian Gazette

EST. MODUS IN REBUS.

## TEN-PAGE EDITION.

TUESDAY, DECEMBER 17, 1889.

Isn't it a little queer that the Mechanics Union, which is supposed to stand on its merits as the party of honest labor, should be represented by Hoapili Baker who confessed in open Court a little while ago with edifying frankness that he was a palace hanger-on, who never did any work. A man who exercises with his tongue to the exclusion of all other forms of exercises, is a wolf who does not even take the trouble to array himself in sheep's clothing and anything but a proper and dignified representative of laboring men. It has been the misfortune of laboring parties in America to fall into the hands of the "walking delegate," and to be disgraced or betrayed by leaders, whose want of intelligence or honesty, or both, made them unworthy of their cause.

The news from Samoa, confirming the unanimous re-election of King Malietoa, and the retirement of Mataafa, will be read with pleasure, as it affords a peaceful and unlooked for solution of the Samoan muddle. What adds to its importance is the fact that the rebel chief Tamasese and his clan joined in the election of King Malietoa, and say that his acceptance removes all ground of complaint on their part. So far as the political situation at the islands is concerned, nothing seems wanting to prevent the approval of the Berlin treaty by Congress, and carrying out the triple protectorate provided for by it, which, if honestly and impartially administered, may in time secure for Samoa a stable government under which that Kingdom may prosper.

Tax proposition of President Harrison, made in his message to Congress, to send a Minister Plenipotentiary to this country instead of a Minister resident, is gratifying as an acknowledgment of the growing importance of the Hawaiian Islands in general, and particularly the importance of its relations to the great republic with which we are so inti-

mately allied by commercial and political ties. Now that the Republicans, for the first time in so many years, are in control of both branches of the Government, it does not seem unlikely that the United States may at last make some use of the Pearl river concession. This seems particularly probable in view of the generally warlike policy of the Republican party and their present activity in building ships of war. Certainly no way of disposing of the vexatious surplus could be more agreeable to the sentiments of residents here.

"IN UNION IS STRENGTH" is an old saying but it is always true. The sentiment might be well suggested at the present time to the friends of constitutional government. It begins to look as if the Reform party might suffer from lack of unanimity of action. In years gone by, but chiefly prior to the Gibson days, there were about as many platforms as candidates. Even the Opposition was such merely on general principles; there was, if any, only the lowest organization. For the coming election, it looks as if the candidates might be nominated upon local issues, without sufficient regard for national questions. In some cases too, there appears danger of local antagonism. This is no time for wasting strength. Every energy must be bent towards one object, and all efforts should be united. Predictions are freely made that the coming elections will "snow under" the national Reform party. These ill omens are very likely based on the howls of the press for the past two years. But when intelligent voters consider—and they all will—before voting, they will recognize that there are but two main issues presented to the country; the maintenance of real constitutional government or the return to the rotten days of old. In short it is, progress or retrogression. Those who are without principle, without patriotism, desire the latter. It is they who are nursing race prejudice exciting class against class and in even threatening blood. Such persons are no doubt in a small minority, but by reason of persistent action and of violent, unfounded, charges, they have secured a following. They declare that the Reform party is hopelessly divided against itself, and now confidently predict the overthrow of the government and the ruin of the present system at the coming election.

It is time, therefore, that the sober, conservative elements of the country became aroused. It would be well for delegates to be elected from each of the twenty-four election districts of the Kingdom to meet in convention in Honolulu and unite upon certain definite principles to be announced. Upon such action, the Reform party would stand before the country in a stronger position than ever, and would carry the elections.

CONSTITUTIONAL Government is hardly two years old in this country, and it would be no miracle if its untried methods should prove for us strange. Constitutional government is simply another name for party government, so that the one is just as new to us as the other. It is our free constitution which makes parties possible in this country. They were not in any proper sense, possible before. The Czar Alexander once said to an English Ambassador: "How shall I introduce a constitutional opposition into Russia?" The answer is not recorded, perhaps it was never made, but any Englishman's first thought must have been, "Give the Russians a free constitution, and government by parties will follow of itself. The power of an imperial Ukase can never call it into existence."

Every great change, political or social, inevitably creates a certain disorder until things have adjusted themselves to the new conditions. The chaotic condition of public sentiment, the uncertainty of opinion, the confusion and multiplication of factions which characterize our affairs to-day are nothing more than the natural consequences of our first experiments in the art of self government. They are the ferment which proceeds the crystalizing process. Our care should be that when the crystalizing really comes it should be satisfactory. We must make our issues broad and clear and definite, of importance enough to interest all classes throughout the country. The first condition to the formation of parties will be to learn to differ peaceably about little things and even about some larger things as well. The cause of the hopeless confusion in France is because the

Republicans of that unhappy country cannot learn this simple lesson. The result is that while they are falling out over trifles and flying at each other's throats, every election threatens them with a dictator or a king and their folly imperils the safety of everything which they have gained at the cost of so much blood and suffering and tears. Now we are in precisely the same boat here. The one issue of overwhelming importance in France is, shall the republic go on? The one issue of like overwhelming importance with us, is, are we going to save our free constitution, our so lately acquired, our new era, or, are we to take a step backward? It is this uncertainty which makes every thoughtful man look forward to the approaching election with anxiety. It is this issue which ought to unite every man among us who cares that government of the people by the people and for the people shall not perish from the earth. For every Anglo Saxon, for every free man, among us there should be no doubtful question here. He should throw aside all personal feeling, should forget all minor difference and cast his vote where it will tell the most in this great matter. There are, there must be, thousands in this country of all shades of opinion who are as one on this question. If they vote together and we hope and believe that they will vote together,—the future is safe.

## CONSPIRATORS IN COUNCIL.

Manager Ben Dillingham a Victim to Their Machinations.

There was a peculiar kind of a job put up on Manager Ben Dillingham Friday afternoon by a combination which was formed amongst employees of the Pacific Hardware Co. and the Oahu Railway Co. The chief conspirators were Superintendent Ashley of the Railway Co. and Messrs. Love and Torbert of the Pacific Hardware Co., and they at 5 p. m. connected and telephoned a message to the unsuspecting victim that one of the trains had run over a bridge and his presence was needed immediately at the depot. Manager Dillingham who was arranging his carpet-bag for departure by steamer for the Coast to-morrow, dropped that particular business, chartered a wagon and drove full haste to the depot at Iwilei. Arriving there he found that all was still and quiet but he was immediately, rather unceremoniously, hustled into the office of the secretary where a crowd of hard-looking citizens, including Hon. Mark P. Robinson of the Railway Co., Walter Hill of the Bulletin, a representative of the Advertiser, the chief employees of the Railway Co., and a deputation from the Pacific Hardware Co., seemed to be anxiously waiting to receive him.

But little time for thought was given to the non-plussed gentleman on entrance, for Mr. W. F. Love in a desperate manner advanced and attacked Mr. Dillingham in these words:

OFFICE OF PACIFIC HARDWARE CO.  
Honolulu, Dec. 13, 1889.  
MR. B. F. DILLINGHAM.—In appreciation of your kindness toward us we take pleasure in presenting you with this golden chain. Wishing you a merry Christmas and a prosperous New Year we subscribe ourselves as yours, in appreciation.

James G. Spencer, F. L. Winter, J. L. Torbert, W. F. Love, M. H. Kennedy, H. A. Giles, T. J. McLaughlin, C. K. Ryan, J. M. Kelukale, T. Self, and J. Sel.

Mr. Love, aided by Mr. Torbert, now presented the perplexed Manager with a solid gold chain, link pattern manufactured expressly to order by Mr. H. F. Wichman.

Superintendent Ashley of the Railway Co. now followed up the attack by a movement somewhat similar and read as follows:

OFFICE OF OAHU LAND & RY. CO.  
Honolulu, Dec. 13, 1889.

MR. B. F. DILLINGHAM.—As your intention to depart for the Coast, on the steamer to-morrow, to be gone over the holidays, we desire to hand you now this little souvenir, as a slight token of the sincere and high esteem in which you are held by all of the employees of the above named company, and as a mark of the appreciation of your dealings with us.

Mr. Dillingham, surprised and pleased at the performance which had taken place, responded in an appropriate manner, and thanked his co-workers, of the railroad, for the manner in which they had performed the various duties assigned them, and expressed having such entire confidence in them that he felt easy in leaving, for the time being, the working of the line in their hands.

The assembled conspirators then gave three hearty cheers for the energetic railroad king of Oahu and afterwards dispersed, all hands bearing pleasant memories of the successful manner in which the conspiracy had reached the looked for end.

## CORRESPONDENCE.

We do not hold ourselves responsible for the statements made, or opinions expressed by our correspondents.

## In Answer to Rev. Gulick.

MR. EDITOR: In your issue of the 10th inst. I notice a communication from the Rev. T. L. Gulick, in which he seems to be very much offended at a notice in a former issue of your valuable paper relative to the running of trains on Sunday over the Oahu Railroad, on account of not being, according to his ideas, a work of necessity. Now, I would like to ask the reverend gentleman if he thinks there is any more harm in running trains over the above-mentioned road on Sunday than there is in running trains over any of the railroads in America, or in any other country, and whether he has an idea that an accident is more liable to occur on that day than on any other day of the week?

Mr. Gulick compares Sunday recreation to "the unlimited sale of opium" and "the most indecent hula hula," and then goes on to bewail that the laws against Sunday work are not sufficiently enforced to compel people either to go to church or stay at home on Sunday instead of taking a pleasure trip to the country for the benefit of their health, and enjoying themselves, although he admits that "here on Maui Chinese and others are arrested for working in their own gardens on Sunday," which I hardly think is fair, as, although a Chinaman's religion may be altogether different from Mr. Gulick's, it may be just the right thing to enable him to secure a harp and a crown when he comes to need them, for all that Mr. Gulick, or any one else can prove to the contrary. At the same time he seems to forget that a large majority of the people in Honolulu have to work hard all the week, and Sunday is almost the only day which they have to themselves, and whether they arrange to go to church, or to take a trip to the country on the railroad cars, is nobody's business and ought to be left for themselves to decide.

If railroads have more attractions for people on Sundays, than any inducements which the churches can hold out, I hardly think it is a minister's place to have them stopped by law on that account, or people will begin to think that the churches are losing ground. The right of every individual to go to church, or not, on Sunday, or any other day for that matter, should be left to the dictates of one's own conscience, and not to the opinions of his neighbors, and I hold that no one should be forced by law to do anything contrary to what he or she may think is right with regard to his or her beliefs.

H. N.  
Kahului, Dec. 13th.

## COMMENCEMENT OF CONGRESS.

Congress has begun its session. The new House is Republican by a narrow majority. Its full membership is 330 and 166 form a quorum. The Republicans have 169 members. Wilber (Rep.) of New York is seriously ill, consequently the Republicans must attend in force to carry their points. Payne (Rep.) of New York comes without the certificate of the State Board of Canvassers, which will not meet until the middle of December, and there is some talk of raising a point against him; Amos Cummings (Dem.) of New York is in the same fix, and there is a chance to even up on him if necessary. No delay in organization is probable, but the session is likely to be a long one. Important matters will come up, some of which will challenge Democratic obstructive tactics. There are several contested election cases to be settled. The Republicans will probably undertake a revision of the rules to prevent filibustering, which the Democrats will fight tooth and nail. The consideration of a Federal Election law will also call out determined opposition from the minority, and a tariff bill framed in accordance with Republican principles will, of course, give rise to almost endless discussion. Other matters of general interest will come up, some of which will take a great deal of time. It is altogether likely that the silver question will be brought forward in some shape. The Blair Educational bill threatens to make trouble. There will be reports from the Dressed Beef, Irrigation, Canadian Railroad and Commercial Relations committees, and their considerations will take time. The Samoan Treaty will also be submitted, and our relations with Canada will demand attention. The subject of coast defense probably will, and certainly ought to be, taken up in earnest. With these special and the usual flood of ordinary matters requiring legislation, and with a narrow Republican majority, it is likely that the session will be prolonged until next fall.

[Exchange.]

Memoranda.  
The S. S. Alameda, H. G. Morse, commander, sailed from Sydney, November 27th, at 4:52 p. m., and from Auckland December 3d, at 5 a. m. Stopped off Tutuila, Samoa islands, on the 7th at 3:43 a. m. and sailed from thence, same date at 4:26 a. m. Stopped for Honolulu pilot on the 14th at 2:15 p. m., time 17 days 18 hours 20 minutes. Encountered heavy easterly gales between Sydney and Auckland with thick rainy weather, thence to the equator moderate, thence strong north-east trades with a rough sea. On Wednesday, the 4th, passed the S. E. Mariposa.

## FAILED TO CONNECT.

The Mechanics' Union Committee Hold the Fort.

A special meeting was called Tuesday evening, under the auspices of certain members of the Mechanics' Union, for the purpose of a gathering together of the committees of the Hui Kalaiaia and Mechanics' Union in convention, ostensibly for the purpose of nominating candidates for the positions of Nobles and of Representatives from the district of Honolulu. The meeting was to be held at the Knights of Pythias Hall and 7 o'clock was the hour named for the assembly. At a little past the hour there was a full and complete attendance of the members of the Executive Committee of the Mechanics' Union and they seemed prepared to take the ball of politics by the horns if necessary. Mr. Dan Lyons the president pro tem, was the sole representative present of the Hui Kalaiaia interests although he was not a member of the committee appointed. After a patient wait until 8:30 p. m. chairman Mehrrens of the Mechanics' committee called the meeting to order, and after jocosely stating that it seemed as though the Union was in the majority, he suggested that remarks would be in order upon subjects of importance to the political prospects of the Union. In response to the call, several of the gentlemen present, including Mr. A. Marques, ventilated their ideas. At a little past 9 o'clock the members of the Union retired, the committee of the Hui Kalaiaia having failed to connect.

## Blue Ribbon Entertainment.

The free entertainment given under the auspices of the Blue Ribbon League, at the Y. M. C. A. hall on the evening of the 14th inst., was fairly well attended and those present had the satisfaction of being well entertained. The exercises consisted of an address, by Rev. H. H. Gowen; a recitation, "Don't marry an unreformed man," by Miss Evelyn Dexter; a chorus "Dews of evening," by thirty-five young ladies from Kawaiahao seminary. The rendition was so well voiced that an encore was requested and complied with. Mr. Peck gave a humorous reading, and also recitation. A "double quartette," consisting of eleven young ladies from the afore-mentioned seminary, again vocalized two numbers and their efforts received due reward. The evening's entertainment was brought to a close by Secretary Fuller giving a plain, earnest talk to those assembled after which the audience dispersed.

## Heavy Weather on a Tramear.

Quite a breeze of excitement passed over the usual calm of a tramcar passage Friday evening, on the occasion of the voyage of the 6 o'clock out-bound Palama car. At the down grade, which commences at the corner of Liliha street, an attempt was made to put the brakes on but they not holding the speed of the car became accelerated to such a degree as to force the horses to a very lively gait. The old turnout was quickly reached and when the car caught the switch, the angle taken, with the speed, made many passengers feel that the car and contents would be dumped into the Liliukalani fish-pond. As it was the car jumped the track, but the good judgment by the driver prevented the expected spill.

## HEARINGS IN CHAMBERS.

BEFORE HIS HONOR CHIEF JUSTICE JUDD.  
MONDAY, Dec. 9.  
In re estate of John Gleason, petition for temporary letters of administration. Ordered that such letters issue to J. T. Waterhouse, Jr., under \$2,500 bond. W. O. Smith for petitioner.

THURSDAY, Dec. 10.  
H. Nathan & Co. vs. Barkentine Planter. Libel. Petition for release on bond. Ordered that the vessel be released on \$5,000 bond. W. A. Kinney for libellants; A. S. Hartwell for libellee.

WEDNESDAY, Dec. 11.  
John Cook, trustee of Anna Cayford, vs. David Dayton, assignee in bankruptcy of Richard Cayford. Assumpsit. Appeal from Police Court of Honolulu. W. O. Smith for plaintiff; A. Rosa for defendant, appellant.

The other cases on the calendar were continued to the next bancar term.

THURSDAY, Dec. 12.  
Admiralty case. H. Nathan & Co. vs. Barkentine Planter. Libel. Heard and the Court renders decision in favor of libellant, awarding them \$3,000 damages. W. A. Kinney for libellants; A. S. Hartwell for libellee.

Law case. Bankruptcy of J. Zablan. Petition of the assignee for allowance of accounts and discharge. Ordered that the accounts be allowed and assignee discharged. W. C. Parke assignee in person.

BEFORE HIS HONOR JUSTICE PRESTON.  
Probate case. Estate of Chas. Brenig. Petition of executors for allowance of accounts and discharge. Ordered that accounts be allowed, Master's report confirmed and executor discharged. A. Rosa attorney for widow; S. B. Dole executor in person.

## Legal Advertisements.

**SUPREME COURT OF THE**  
Hawaiian Islands.—In Probate. In the matter of the Estate of MRS. MARY DOMINIS, late of Honolulu, Oahu, deceased, intestate. At Chambers.—Before Mr. Justice Dole.  
On reading and filing the petition and accounts of John O. Dominis, Administrator of the estate of Mary Dominis, late of Honolulu, Oahu, deceased, wherein he asks to be allowed \$277 72, and charges himself with \$4 00, and asks that the same may be examined and approved, and that a final order may be made of distribution of the property remaining in his hands to the persons thereto entitled, and discharging him and his sureties from all further responsibility as such Administrator.  
It is ordered, that FRIDAY, the 17th day of January, A. D. 1890, at ten o'clock a. m., before the said Chief Justice, in the Court House at Honolulu, Oahu, he and the same be appointed the time and place for hearing said petition and accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted, and may present evidence as to who are entitled to the said property.  
Dated at Honolulu, H. I., this 12th day of Dec. A. D. 1889.  
By the Court: ALFRED W. CARTER, Second Deputy Clerk.

## Legal Advertisements.

**SUPREME COURT OF THE**  
Hawaiian Islands.—In Probate. In the matter of the Estate of GEORGE F. HOLMES, deceased. Order appointing time for Probate of Will and directing publication of notice of the same.

A document, purporting to be the last Will and Testament of George F. Holmes, deceased, having on the 10th day of December, A. D. 1889, been presented to said Probate Court, and a petition for the Probate thereof, and for the issuance of Letters Testamentary to Godfrey Brown, having been filed by Cecil Brown.

It is hereby ordered, that TUESDAY, the 14th day of January, A. D. 1890, at 10 o'clock a. m., of said day, at the Court Room of said Court, at Aliioli Hale, in Honolulu, be and the same be appointed the time and place for hearing said petition and accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted, and the granting of Letters Testamentary.

It is further ordered, that notice thereof be given by publication, for three successive issues in the Hawaiian Gazette, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted, and the granting of Letters Testamentary.  
Dated Honolulu, H. I., Dec. 10, 1889.  
By the Court: ALFRED W. CARTER, Second Deputy Clerk.

**SUPREME COURT OF THE**  
Hawaiian Islands.—In Probate. In the matter of the Estate of NANCY WIRT, late of Honolulu, Oahu, deceased, testate. At Chambers.—Before Mr. Justice McCully.

On reading and filing the petition and accounts of William O. Smith, Executor of the Will of Nancy Wirt, late of Honolulu, Oahu, deceased, wherein he asks to be allowed \$2704 53, and charges himself with \$270 00, and asks that the same may be examined and approved, and that a final order may be made of distribution of the property remaining in his hands to the persons thereto entitled, and discharging him and his sureties from all further responsibility as such Executor.

It is ordered, that WEDNESDAY, the 23d day of January, A. D. 1890, at ten o'clock a. m., before the said Chief Justice, in the Court House at Honolulu, be and the same be appointed the time and place for hearing said petition and accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted, and may present evidence as to who are entitled to the said property. And that this order in the English language, be published in the Hawaiian Gazette newspaper printed and published at Honolulu, for three successive issues previous to the time therein appointed for said hearing.  
Dated at Honolulu, H. I., this 10th day of Dec. A. D. 1889.  
By the Court: ALFRED W. CARTER, Second Deputy Clerk.

**SUPREME COURT OF THE**  
Hawaiian Islands.—In Probate. In the matter of the Estate of J. A. J. EN DA VEUTER, of Kalaiao, Molokai, deceased. At Chambers.—Before Mr. Justice McCully.

On reading and filing the petition and accounts of William O. Smith, Executor of the Will of Nancy Wirt, late of Honolulu, Oahu, deceased, wherein he asks to be allowed \$2704 53, and charges himself with \$270 00, and asks that the same may be examined and approved, and that a final order may be made of distribution of the property remaining in his hands to the persons thereto entitled, and discharging him and his sureties from all further responsibility as such Executor.

It is ordered, that THURSDAY, the 23d day of January, A. D. 1890, at ten o'clock a. m., before the said Chief Justice, in the Court House at Honolulu, be and the same be appointed the time and place for hearing said petition and accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted, and may present evidence as to who are entitled to the said property.

Dated at Honolulu, H. I., this 11th day of Dec. A. D. 1889.  
By the Court: ALFRED W. CARTER, Second Deputy Clerk.

**SUPREME COURT OF THE**  
Hawaiian Islands.—In Probate. In the matter of the Guardianship of the heirs of MAE MAE and W. O. JONES.

On reading and filing the petition of Henry Smith, Guardian, praying for an order of sale of certain real estate belonging to his wards, being a one undivided half interest in the said property known as "the Bungalow," and pasture land thereunto belonging, situate in Alewa, Liliha street, and the setting forth certain legal reasons why such real estate should be sold.

It is ordered, that the heirs and next of kin of the said wards and all persons interested in the said estate, appear before this Court on THURSDAY, the 26th day of December, 1889, at 10 o'clock a. m., at the Court Room of said Court, at Aliioli Hale, Honolulu, then and there to show cause why an order should not be granted for the sale of such real property.  
Dated Honolulu, December 3, 1889.  
By the Court: ALFRED W. CARTER, Second Deputy Clerk.

**SUPREME COURT OF THE**  
Hawaiian Islands.—In Probate. In the matter of the Estate of J. A. J. EN DA VEUTER, of Kalaiao, Molokai, deceased. At Chambers.—Before Mr. Justice Judd.

On reading and filing the petition of S. Calien, next friend of Patrick Gleason, son of John Gleason, deceased, alleging that John Gleason, of Waialeale, Oahu, died intestate as said Waialeale, on the 26th day of November, A. D. 1889, and leaving as his only heir an infant son, named Patrick Gleason, and praying that Letters of Administration be appointed to said S. Calien, and that he be appointed guardian of said Patrick Gleason, while a temporary Administrator be appointed.

It is ordered, that THURSDAY, the 9th day of January, A. D. 1890, at ten o'clock a. m., before the said Chief Justice, in the Court House at Honolulu, be and the same be appointed the time and place for hearing said petition and accounts, and that all persons concerned may then and there appear and show cause, if any they have, why said petition should not be granted, and that this order in the English and Hawaiian languages for three successive issues in the Hawaiian Gazette and Kauai newspapers in Honolulu.  
Dated Honolulu, H. I., December 9, 1889.  
By the Court: ALFRED W. CARTER, Second Deputy Clerk.

**SUPREME COURT OF THE**  
Hawaiian Islands.—In Probate. In the matter of the Estate of JOHN R. BROWN, of Honolulu, Oahu, deceased, intestate. Before Chief Justice Judd.

On reading and filing the petition of S. Calien, next friend of Patrick Gleason, son of John Gleason, deceased, alleging that John Gleason, of Waialeale, Oahu, died intestate as said Waialeale, on the 26th day of November, A. D. 1889, and leaving as his only heir an infant son, named Patrick Gleason, and praying that Letters of Administration be appointed to said S. Calien, and that he be appointed guardian of said Patrick Gleason, while a temporary Administrator be appointed.

It is ordered, that THURSDAY, the 9th day of January, A. D. 1890, at ten o'clock a. m., before the said Chief Justice, in the Court House at Honolulu, be and the same be appointed the time and place for hearing said petition and accounts, and that all persons concerned may then and there appear and show cause, if any they have, why said petition should not be granted, and that this order in the English and Hawaiian languages for three successive issues in the Hawaiian Gazette and Kauai newspapers in Honolulu.  
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Hawaiian Islands.—In Probate. In the matter of the Estate of JOHN R. BROWN, of Honolulu, Oahu, deceased, intestate. Before Chief Justice Judd.

On reading and filing the petition of S. Calien, next friend of Patrick Gleason, son of John Gleason, deceased, alleging that John Gleason, of Waialeale, Oahu, died intestate as said Waialeale, on the 26th day of November, A. D. 1889, and leaving as his only heir an infant son, named Patrick Gleason, and praying that Letters of Administration be appointed to said S. Calien, and that he be appointed guardian of said Patrick Gleason, while a temporary Administrator be appointed.

It is ordered, that THURSDAY, the 9th day of January, A. D. 1890, at ten o'clock a. m., before the said Chief Justice, in the Court House at Honolulu, be and the same be appointed the time and place for hearing said petition and accounts, and that all persons concerned may then and there appear and show cause, if any they have, why said petition should not be granted, and that this order in the English and Hawaiian languages for three successive issues in the Hawaiian Gazette and Kauai newspapers in Honolulu.  
Dated Honolulu, H. I., December 9, 1889.  
By the Court: ALFRED W. CARTER, Second Deputy Clerk.

**IN THE SUPREME COURT OF**  
the Hawaiian Islands.—J. S. BROWN vs. F. J. HILL and SUO YAHINE.  
Estate of J. S. BROWN, deceased. By the grace of God, of the Hawaiian Islands, King.

To the Marshal of the Kingdom, or his Deputy, Greeting:  
You are commanded to summon F. J. Hill et al. defendants, in case they shall file written answer within twenty days after service hereof, to be and appear before the Supreme Court on the 10th day of January, 1890, at 10 o'clock a. m., at the Court House at Honolulu, Oahu, to show cause why the claim of J. S. Brown, plaintiff, should not be awarded him pursuant to the bond and answer filed therewith.  
Witness my hand and the seal of the Court at Honolulu, this 10th day of December, 1889.  
ALFRED W. CARTER, Second Deputy Clerk.